

Corp. Office: SM House, 11 Sahakar Road, Vile Parle (East), Mumbai - 400 057, Tel.: (+91-22) 6726 1000, Fax: (+91-22) 6726 1067, Email: info@guficbio.com, Website: www.gufic.com

42/LG/SE/FEB/2025/GBSL

February 15, 2025

To,

BSE Limited, National Stock Exchange of India Limited
Phiroze Jeejeebhoy Towers, Exchange Plaza, Bandra Kurla Complex,
Dalal Street, Fort, Mumbai – 400 001
Bandra (E), Mumbai – 400 051

Scrip Code: 509079 Scrip Symbol: GUFICBIO

Sub.: Newspaper advertisement of Unaudited Financial Results (Standalone and Consolidated) for the quarter and nine months ended December 31, 2024

Dear Sir/Madam,

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, enclosed herewith the copies of Newspaper advertisement of Unaudited Financial Results (Standalone and Consolidated) for the quarter and nine months ended December 31, 2024 published today i.e. February 15, 2025 in Business Standard (All Edition in English language) and Mumbai Lakshadeep (Mumbai Edition in Marathi language).

Kindly take the same on record.

Thanking You,

Yours truly,

For Gufic Biosciences Limited

Ami Shah Company Secretary & Compliance Officer Membership No. A39579

Encl.: As above

(This is only an advertisement for information purposes and is not a prospectus announcement)

SWASTH FOODTECH INDIA LIMITED



Scan this QR Code to view this Ad Swasth Foodtech India Limited (the "Company") was originally incorporated under the name 'Swasth Foodtech India Private Limited', pursuant to a certificate or incorporation dated February 2, 2021 issued by the Deputy Registrar of Companies, Registrar of Companies, Central Registration Centre. Further, our Company was converted into a public limited company pursuant to a resolution passed by our Board of Directors in their meeting held on January 27, 2024 and by the Shareholders in an Extraordinary General Meeting held on February 21, 2024 and a fresh certificate of incorporation dated May 20, 2024 was issued by the Registrar of Companies Central Registration Centre. Consequent to the conversion of our Company, the name of our Company was changed to 'Swasth Foodtech India Limited'. For further

details in relation to the change in the name and registered office of our Company, see "History and Certain Corporate Matters" beginning on page 139 of the Prospectus Registered Office: Baro Chowmata Belari, Guskara, Purba Burdwan, Bardhaman – 713 141, West Bengal, India, Telephone: +91 890 073 8769 | E-mail: info@swasthfoodtech.com | Website: www.swasthfoodtech.com

Contact Person: Seema Agarwal, Company Secretary and Compliance Officer

PROMOTERS OF OUR COMPANY: DILIP CHHAJER, SHREY JAIN, LAKSHAY JAIN, VANDANA CHHAJER, CHHAJER AGRO PRODUCTS PRIVATE LIMITED AND DILIP CHAND CHHAJER (HUF)

Туре	Fresh Offer Size	OFS Size	Total Offer Size
Fresh Offer	15,87,600 Equity Shares of ₹ 94/- aggregating up to ₹ 1,492.34 Lakhs	Nil	15,87,600 Equity Shares of ₹ 94/-aggregating up to ₹ 1,492.34 Lakhs

THE OFFER

PUBLIC ISSUE OF 15.87,600 EQUITY SHARES OF FACE VALUE ₹ 10 EACH ("EQUITY SHARES") OF THE COMPANY FOR CASH AT A PRICE OF ₹ 94/- PER EQUITY SHARE (INCLUDING A SECURITIES PREMIUM OF ₹ 84/- PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 1,492.34 LACS ("ISSUE") OF THE ISSUE, 80,400 EQUITY SHARES AGGREGATING TO ₹ 75.58 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 15,07,200 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH AT AN ISSUE PRICE OF ₹ 94/- PER EQUITY SHARE AGGREGATING TO ₹ 1,416.77 LAKHS IS HEREINAFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.10% AND 25.73%. RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY

#### THE FACE VALUE OF THE EQUITY SHARES IS ₹10 AND THE ISSUE PRICE IS 9.4 TIMES OF THE FACE VALUE

The Offer is being made through the Fixed Price Process, in compliance with chapter IX of the Securities and Exchange Board of India (Issue Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations") wherein minimum 50% of the Offer shall be available for allocation to Retail Individual Investors ("RIJs") and the balance shall be offered to individual Applicants other than RIIs and other Investors including QIBs, corporate bodies or institutions. For further details please refer the section titled "Issue Structure" on page 249 of the Prospectus

#### FIXED PRICE ISSUE AT ₹ 94.00 PER EQUITY SHARE

MINIMUM APPLICATION SIZE OF 1200 EQUITY SHARES AND IN MULTIPLES OF 1200 EQUITY SHARES THEREAFTER

**PROGRAMMME** 

**OPENS ON: WEDNESDAY, FEBRUARY 19, 2025 CLOSES ON: FRIDAY, FEBRUARY 21, 2025** 

Simple, Safe, Smart way of Application- Make use of it!!! ASBA\* \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investor.

can avail the same. For further details check section on ASBA below. Mandatory in Public Issues from January 1, 2016. No cheque will be accepted UPI – Now mandatory in ASBA for Retail Investors applying through Registered Brokers, DPs & RTAs. Retail Investors also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. \*\* Investors are required to ensure that the Bank Account used for applying is linked to their PAN.

\*UPI-Now available in ASBA for all individual investors applying in public offers where the application amount is up to ₹ 5,00,000, applying through Registered Brokers, Syndicate, DPs & RTAS. Retail Individual Investors and Non-Institutional Investors also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors must ensure that their PAN is linked with Aadhaar and are i compliance with CBDT notification dated February 13, 2020 and press release dated June 25, 2021, read with press release dated September 17, 2021,

ASBA has to be availed by all the investors except anchor investors. UPI maybe availed by (i) Retail Individual Investors applying in the Retail Portion, and (ii Individual Non-Institutional Investors applying with an application size of up to ₹ 500,000 in the Non-Institutional Portion. For details on the ASBA and UPI process, please refer to the details given in ASBA form and the Abridged Prospectus and the section "Issue Procedure" beginning on page 252 of the Prospectus The process is also available on the website of Association of Investment Bankers of India ("AIBI"), the website of the BSE Limited ("BSE") and in the General Information Document (GID). ASBA Application forms can be downloaded from the website of the Stock Exchange and can be obtained from the list of banks that is available on the website of Securities and Exchange Board of India ("SEBI") at www.sebi.gov.in.

\*List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. For the list of UPI Apps and Banks live on IPO, please refer to www sebi.gov.in. Investors applying using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI (https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=40 and https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRec ognisedFpi=yes&intmld=34) respectively, as updated from time to time. HDFC Bank Limited has been appointed as Sponsor Bank for the Issue.

For Issue related grievance investors may contact: Horizon Management Private Limited, Mr. Manav Goenka, Tel: +91 33 4600 0607, E-mail: smeipo@horizon net.co. For UPI related queries, investors can contact NPCI at the toll-free number: 18001201740 and Mail Id: lpc.upi@npci.org.in; HDFC Bank Limited at Tel: +91 22 3075 2927 / 28 / 2914 and Email: Siddharth.Jadha@hdfcbank.com, tushar.gavankar@hdfcbank.com; and the Registrar to the Issue MAS Services Limited at Tel: +91 112 638 7281/83, 114 132 0335 and E-mail; ipo@masserv.com, All Investors shall participate in this Issue only through the ASBA process For details in this regard, specific attention is invited to "Issue Procedure" on page 252 of the Prospectus, Applicants should ensure that DP ID, PAN, UPI IC (if applicable, in case of investor applying through UPI mechanism) and the Client ID are correctly filled in the Application Form. The DP ID, PAN and Client ID provided in the Application Form should match with the DP ID and Client ID available in the Depository database, otherwise, the Application Form is liable to be ejected. Applicant should ensure that the beneficiary account provided in the Application Form is active. Applicants should note that on the basis of the PAN, DF ID and Client ID as provided in the Application Form, the Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Issue any requested Demographic Details of the Applicant as available on the records of the depositories. These Demographic Details may be used, among othe things, for any correspondences related to the Issue. Applicants are advised to update any changes to their Demographic Details as available in the records o the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Applicants sole risk PROPOSED LISTING: The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of BSE Limited ("BSE SME"). Our Company has received 'In-principle' approval from BSE for the listing of the Equity Shares pursuant to letter dated January 31, 2025, for using its name in the Prospectus for listing of our shares. For the purposes of the Issue, the Designated Stock Exchange shall be the BSE SME

DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI ICDR Regulations, the Draft Prospectus was not filed with SEBI and SEBI has not issued any observation on Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" on page 234 of the Prospectus.

DISCLAIMER CLAUSE OF BSE: "It is to be distinctly understood that the permission given by BSE Limited ("BSE") should not in any way be deemed on construed that the contents of the Prospectus or the price at which the equity shares are offered has been cleared, solicited or approved by BSE, nor does in certify the correctness, accuracy or completeness of any of the contents of the Prospectus. The Investors are advised to refer to the Prospectus for the full text of the Disclaimer clause pertaining to BSE"

RISK TO INVESTORS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the Prospectus Specific attention of the investors is invited to section titled "Risk Factors" appearing on page 21 of the Prospectus.

BASIS OF ISSUE PRICE: The Issue Price is determined by our Company in consultation with the Lead Manager. The financial data presented in chapter "Basis of e Prospectus is based on ( nancial Statem and "Restated Financial Statements" on page 21 and 167 respectively of the Prospectus. The Independent Directors at a meeting recommended the Price noting that the Price is justified based on quantitative factors and key financial and operational performance indicators (KPIs) disclosed in "Basis for Offer Price" section visà-vis the weighted average cost of acquisition of past five primary issuances /secondary transactions disclosed in the "Basis of Offer Price" section

ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013: Main Objects as per Memorandum of Association ("MoA") of our Company: For information on the main objects of our Company, see "History and Certain Corporate Matters" on page 139 of the Prospectus and Clause III (A) of the MoA of our Company. The MoA is a material document for inspection in relation to

Liability of Members: The Liability of members of Company is Limited.

Amount of Share Capital of our Company and Capital Structure: The authorised, issued, subscribed and paid-up Equity Share capital of the Company as on the date of the Prospectus is as follows

a) Authorised Share Capital: ₹7,00,00,000 divided into 70,00,000 Equity Shares of ₹10 each.

b) Pre-Issue Issued, Subscribed & Paid-up Share Capital: ₹4,26,96,820 divided into 42,69,682 Equity Shares of ₹10 each.

For further details of the share capital and capital structure of the Company, please see "Capital Structure" on page 66 of the Prospectus.

Name of the Signatories to the MoA of our Company and the number of Equity Shares subscribed by them:

a) 37.500 Equity Shares - Dilip Chhaier b) 37,500 Equity Shares - Vandana Chhajer c) 37,500 Equity Shares - Shrey Jain

d) 37,500 Equity Shares - Lakshay Jain LEAD MANAGER TO THE OFFER REGISTRAR TO THE OFFER

HORIZON MANAGEMENT PRIVATE LIMITED 19 R N Mukherjee Road, Main Building, 2nd Floor, Kolkata- 700 001, West Bengal, India.

**Telephone:** +91 33 4600 0607 Facsimile: +91 33 4600 0607 E-mail: smeipo@horizon.net.co Website: www.horizonmanagement.in Investor grievance:

investor.relations@horizon.net.co SEBI Registration Number: INM000012926 Contact Person: Manay Goenka

MASS

MAS SERVICES LIMITED T-34, 2nd Floor, Okhla Industrial Area, Phase-II. New Delhi- 110 020

**Telephone:** +91 112 638 7281/83, 114 132 0335 Facsimile: +91 112 638 7384 E-mail: ipo@masserv.com

Website: www.masserv.com Investor grievance: investor@masserv.com SEBI Registration No.: INR000000049 Contact Person: N. C. Pal

COMPANY SECRETARY AND COMPLIANCE OFFICER



SWASTH FOODTECH INDIA LIMITED Seema Agarwal Company Secretary and Compliance Officer

Baro Chowmata Belari, Guskara, Purba Burdwan, Bardhaman - 713 141, West Bengal, India Tel: +91 890 073 8769

Email: cs@swasthfoodtech.com Website: www.swasthfoodtech.com

Investors can contact the Compliance Officer or the Registrar to the Offer in case of any pre- offer or postoffer related problems, such as non-receipt of letters of allotment, credit of allotted shares in the respective beneficiary account, etc.

AVAILABILITY OF PROSPECTUS: : Investors should note that Investment in Equity Shares involves a degree of risk and investors are advised to refer to the Prospectus and the Risk Factors contained therein, before applying in the Issue. Full copy of the Prospectus is available at the website of Stock Exchange at www.bseindia.com. the website of Lead Manager at www.horizonmanagement.in, the website of our Company at www.swasthfoodtech.com and the website of SEBI at www.sebi.gov.in.

AVAILABILITY OF APPLICATION FORMS: Application Forms can be obtained from the registered office of our Company and registered office of Lead Manager, Horizon Management Private Limited. Application Forms can also be obtained from the Stock Exchange and the list of SCSBs is available on the websites of the Stock Exchange and SEBI.

BANKERS TO THE OFFER / REFUND BANK / SPONSOR BANK: HDFC Bank Limited

**CREDIT RATING:** As this is an offer for Equity Shares therefore no credit rating is applicable.

**DEBENTURE TRUSTEES:** As this is an offer for Equity Shares, the appointment of Debenture Trustees is not applicable. IPO GRADING: Not applicable.

**DISCOUNT TO OFFER PRICE:** Not applicable

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus.

Issued by for SWASTH FOODTECH INDIA LIMITED

Date: February 14, 2025 Place: Bardhaman

Seema Agarwal Company Secretary and Compliance Office

SWASTH FOODTECH INDIA LIMITED is proposing, subject to market conditions and other considerations, public offer of its Equity Shares and has filed the Prospectus with the Registrar of Companies, West Bengal at Kolkata. Investor should read the Prospectus carefully, including the Risk Factors on page 21 of the Prospectus before making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933 as amended (the "Securities Act") or any state securities laws in the United States and may not be issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulation S of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to the registration requirements of the Securities Act. Accordingly, the Equity Shares will be issued and sold (i) in the United States only to "qualified institutiona buyers", as defined in Rule 144A of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act and in compliance with the applicable laws of the jurisdiction where those issues and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be issued or sold, and Application may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

# THE GAEKWAR MILLS LIMITED

CIN NO. L17120MH1949PLC007731 REGD. OFFICE: 2/2 New Sion CHS, Swami Vallabhdas Marg, Road No 24 Sindhi Colony, Sion West, Mumbai 400 022.

Extract of the Statement of Unadited Financial Results for the guarter ended 31st December 2024

Sr	Particulars	Quarter Ended	Quarter Ended	Quarter Ended	Year Ended
No.	r articulars		30.09.2024 Unaudited		Ended 31.03.2024 Audited - (411.76) (411.76) 200 (7217.4) (20.588)
1	Total Income from Operations	-	-	-	-
2	Net Profit /(Loss) for the period before Tax	(110.25)	(109.46)	(78.09)	(411.76)
3	Net Profit /(Loss) for the period after Tax	(110.25)	(109.46)	(78.09)	(411.76)
4	Equity Share Capital	200	200	200	200
5	Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year)	-	-	-	(7217.4)
6	Earnings Per Share of Rs 10/- each (after Extraordinary items)				
	(a) Basic	(5.513)	(5.473)	(3.905)	(20.588)
	(b) Diluted	(5.513)	(5.473)	(3.905)	(20.588)
Note	6.				

Notes:

(1) The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange website (www.bseindia.com) and the Company's website (gaekwarmills1928@gmail.com)

For and on helalf of board of directors of

For and on behalf of board of directors of THE GAEKWAR MILLS LIMITED Place : Mumbai. Shweta Shah Date: 12th February, 2025

Saraswat Bank

# Saraswat Co-operative Bank Ltd.

**Recovery Dept:** 

74-C. Samadhan Building, 2nd Floor, Senapati Bapat Marg (Tulsi Pipe Road) Dadar (W), Mumbai 400 028. Phone No: 8657043713/714/715, 8828805609 SALE / ASSIGNMENT OF PORTFOLIO OF IDENTIFIED NON-PERFORMING ASSETS OF SARASWAT CO-OPERATIVE BANK LIMITED UNDER SWISS

**CHALLENGE METHOD** Saraswat Co-operative Bank Limited ("Bank"), has appointed BOB Capital Market Lt. (BOBCAPS) for assisting & advising the Bank on the process ("Process Advisor") & matters incidental thereto in connection with sale/assignment of Portfolio of Identifier

Ion-Performing Assets ("NPAs"). Non-Performing Assets ("NPAs"). The Bank vide advertisement dated January 8, 2025, invited Expressions of Interest ("EOI") from Permitted Transferees and Asset Reconstruction Companies ('ARCs' ("Permitted Entities") as per the Master Direction – Reserve Bank of India (Transfer of Loan Exposures) Directions, 2021 dated September 24, 2021 (updated as on December 28, 2023) ("RBI Directions") issued by the Reserve Bank of India ("RBI") and as pei Bank's Policy, to acquire the identified NPAs. Subsequently, the Permitted Entities hav submitted binding bids and post scrutinizing all such bids. Bank have declared the inding offer from a Permitted Entity as "Anchor Bidder" for acquisition of the Portfoli

tified NPAs of Identified NPAs. Bank is now soliciting Binding Bids in the form of unconditional, irrevocable and binding offers ("Bid") under 'Swiss Challenge Method' ("SCM") from Permitted Entities. Bid once submitted, cannot be withdrawn. Conditional and contingent bids are liable to be disqualified by the Bank and the decision of the Bank in this regard shall be final and binding. The Anchor Bidder will have the Right of First Refusal ("ROFR") either to match or increase/better the Bid received pursuant to the SCM and in accordance with terms provided under the Bid Process Document dated January 8, 2025 read with addendums ("Bid Process Document Called School and School

("Bid Process Document"). The details of the Portfolio and SCM are as under:

Particulars	No. o	No. of A/cs Principal O/s as on 30 <sup>th</sup> November 2				vember 2024		
Portfolio of Corporate	8 1	110		Rs. 228.20 crore				
Retail Accounts								
Last date for submission of EOI, access to Virtual Data Room (VDR) and Due Diligence by Permitted Entities	Date of E- Auction	Offer Hand from Anche Bidde	d n or	Minimum Mark Up @ ~5.18%	Bidding Start Price	Incremental amount (Bid multiplier) for inter-se bidding during E-Auction		
23 <sup>rd</sup> February 2025	24 <sup>th</sup>	Rs.		Rs. 37.08 +	Rs.	Rs. 10 Lakhs		
	February	37.08		~5.18% i.e.	39.00			
	2025	Crore	е	Rs. 39.00 Crore	Crore			

The sale will be conducted as per the terms & conditions and procedure set out in Bid Process Document which has already been uploaded on the websites, which inter-alia includes the following:

An Earnest Money Deposit ("EMD") of Rs. 7.50 Crore (Rupees Seven Crore Fifty Lakhs) b way of DD in favor of 'Saraswat Co-operative Bank Limited A/c No. 0097422390000001 payable at Mumbai has to be submitted by the Highest Bidder ("H1 Bidder") under SCM, or or before the next day of E-auction. The said EMD shall not be enchased till the declaration of Successful Bidder and shall not be bearing any interest. In case of failure to deposit the balance amount of Purchase Consideration as per the Bid Process Document by Successful Bidder, the overall EMD/amount deposited till date

shall stand forfeited and no claim shall be entertained in respect thereof.

The NPAs are being offered as a Single Lot for Sale/Assignment on 100% Upfront
"Cash" basis and the Transfer of assets shall be on "As is where is", "As is what is" basis
and "without recourse basis", i.e. with the risk such as credit risk, operational risk, lega
or any other type of risks associated with the NPAs being transferred to the Permittee Entities and shall not be liable to be revoked for any breach including antecedent breach of any representation and warranty. In the event of non-realization of amount out of assets/securities, the Bank is not liable to refund anything in part or full. Bank reserves right to execute the assignment deed as per Bank's format, based on applicable laws Permitted Entities can conduct due diligence of these assets including access to the electronic data room after submitting EOI along with supporting documents and executing a Non-Disclosure Agreement and Affidavil/ Undertaking as Annexed in Process Document Said documents can be submitted electronically vide email to Process Document. Said documents can be submitted electronically vide email to arc assignment@saraswatbank.com & saraswatassignment@bobcaps.in or physically in a sealed envelope at "K/A Mr. Vinay Tibrewal, BOB Capital Markets Limited, 17" Floor, B Wing, Parinee Crescenzo, BKC, Mumbai – 40051. The Permitted Entities who have already\_submitted the documents\_are not required to execute any such documents. The last date for access to Electronic data room is 23rd Februar 2025 or such extended date as the Bank may decide, at the sole discretion of the Bank. The format of EOI and Process Document are available on the Bank's website

(www.sarswaltbank.com) and Process Advisor's website (www.bobcaps.in).
The transfer will be subject to final approval of the competent authority of the Bank However, the Bank reserves the right not to go ahead with the proposed transfer at any stage without assigning any reason. The decision of the Bank in this regard shall be final and binding. Bank reserves the unqualified right to accept/reject the Bid of the highest

bidder as deemed fit without assigning any reason.

Permitted Entities shall be under their own obligation to follow all extant guidelines notification issued by SEBI/RBI/IBA/GOI/other regulators from time to time pertaining to transfer of stressed loan exposure/NPAs. It shall be deemed that by submitting the bid the bidder has read, understood and has made a complete and careful examination of al the information given in this Publication/ VDR and Process Document, pertaining to the sale/assignment of Portfolio of Identified NPAs and has made their own due diligence sale/assignment or Portions of identified NPAs and has made their own due differences in respect of the same and fully convinced and satisfied with the Portfolio of Identified NPAs and marketability, enforceability and nature of the underlying securities. Bank BOBCAPS shall not be responsible or liable for any consequences arising therein o elating to it.

The sale/assignment of Portfolio of Identified NPAs shall take place through "E-Auction" through the website <a href="https://eauction.auctiontiger.net">https://eauction.auctiontiger.net</a> of Auction Tiger Private Ltd. For all updates, amendments, modifications, corrigendum and information in relation to the Process, please visit the website <a href="https://www.saraswatbank.com">www.bobcaps.in on</a> and <a href="https://www.bobcaps.in.on">www.bobcaps.in.on</a> and <a href="https://www.saraswatbank.com">www.bobcaps.in.on</a> and <a href="https://www.saraswatbank.com">www.bobcaps.in.on</a> and

n case of any clarifications, please contact the following

Contact Person	Telephone No.	Email-ID						
Mr. Vinay Tibrewal (BOBCAPS)	+91- 9820146186	saraswatassignment@bobcaps.in						
Mr. Suresh Prabhu	+91-9920826034	arc_assignment@saraswatbank.com						

This advertisement does not constitute and will not be deemed to constitute an offer from or on behalf of the Bank or any commitment on the part of the Process Advisor. The Bank/ Process Advisor reserve the right to withdraw/suspend/ modify the Process or any part thereof, to accept or reject any/all offer(s) at any stage of the process or to vary any terms without assigning any reasons and without any liability. This is not ar offer document or an invitation to offer or undertake any sale of securities. Any extension in timelines / modification in the content of this advertisement will not necessarily be carried out through another advertisement, but may be notified.

directly on the websites as detailed above and interested participants should regularly visit the websites to keep themselves updated regarding clarifications modifications, amendments or extensions. Date: 15th February 2025 Sd/- Authorized Signator

Saraswat Co-operative Bank Ltd



# FORM G INVITATION FOR EXPRESSION OF INTEREST FOR VIVEK BROTHERS PVT LTD [REAL ESTATE BUSINESS AT BAGUIHATI] r sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of

RELEVANT PARTICULARS VIVEK BROTHERS PVT LTD Name of the Corporate Debto CIN: U51909WB1983PTC036756

Mahaveer Apartment, DE-15, Deshbandhu along with PAN/ CIN/ LLP No Nagar, Baguihati, Desh Bandhu Nagar, North 24 Parganas, D B Nagar, West Bengal- 700059 No Website of CD **URL** of Website Mahaveer Apartment, DE-15, Deshbandhu Details of Place where majority of Fixed Assets are located Nagar, Baguihati, Desh Bandhu Nagar, North 24 Parganas, D B Nagar, WB 700059 The Company is engaged primarily in Operates Installed capacity of main products services

Quantity and value of main product Real Estate Busines As per the Financial Year 2023-24 services sold in last financial year Quantity- NA Value- Total Revenue- Nil Number of employees/ Workmen Further details including last a. Last available financial statements (with available financial statements schedules) of two years - Can be obtained by (with schedules) of two years, nailing at cirp.vivekbros@gmail.com; b. List of Creditors available at the website of ists of creditors are available IBBI i.e. https://ibbi.gov.in/en/claims/claimprocess/ U51909WB1983PTC036756; Eligibility for resolution applicants Can be obtained by mailing at cirp.vivekbros@gmail.com/ under section 25(2)(h) of the Code is available at: subodhka@gmail.com Last date for receipt of Expression of Interest 12th March, 2025 Date of issue of Provisional List of Prospective Resolution Applicants

17th March, 2025

19th March, 2025

19th March, 2025

23rd April, 2025

cirp.vivekbros@gmail.com/

subodhka@gmail.com

Details of the corporate debtor registration status as MSME Date: 14th February, 2025

Resolution Plans rocess email id to submit EO

Last date for submission of

Objections to Provisional List

Date of issue of Final List of

Last date for submission of

14 Date of issue of Information

Prospective Resolution Applicants

Memorandum, Evaluation Matrix

and Request for Resolution Plans

to Prospective Resolution Applicar

Subodh Kumar Agrawa Resolution Professional of Vivek Brothers Pvt Ltd IBBI/IPA-001/IP-P00087/2017-18/10183 AFA Valid till 31st December, 2025 Room No 301, 3rd Floor 1 Ganesh Chandra Avenue Kolkata 700013

**KEMP** 

## **KEMP & COMPANY LIMITED**

Regd. Office: 5th Floor, DGP House, 88C, Old Prabhadevi Road, Mumbai - 400 025 CIN: L24239MH1982PLC000047 TEL: 022 6653 9050 FAX: 022 66539089 Email: kemp-investor@kempnco.com WEB: www.kempnco.com

**NOTICE OF POSTAL BALLOT** 

Notice is hereby given pursuant to the provisions of Section 110 and other applicable provisions, if any of the Companies Act, 2013 ("Act"), read together with Rules 20 and 22 or the Companies (Management and Administration) Rules, 2014 (including any statutory modifications or re-enactment thereof for the time being in force) and other applicable provisions of the Act and the Rules made thereunder, read with the General Circular Nos 14/2020 dated 8th April 2020, 17/2020 dated 13th April 2020, 22/2020 dated 15th June 2020 33/2020 dated 28th September 2020, 39/2020 dated 31st December 2020, 10/2021 dated 23rd June 2021, 20/2021 dated 8th December 2021, 3/2022 dated 5th May 2022, 11/2022 December 2022, General Circular No. 09/2023 dated 25th September, 2023 and Genera Circular No. 09/2024 dated 25th September, 2024, issued by the Ministry of Corporate Affairs (collectively referred to as "MCA Circulars") and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015 and other applicable provisions, if any for the time being in force, as amended from time to time and Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ("SS-2"), that the resolutions set-out below are proposed to be passed by way of Postal Ballot by voting through electronic means only ("e-voting") Accordingly, the Members are requested to provide their assent or dissent through e

Sr. No.	Particulars	Type of Resolution
	Re-appointment of Mr. Maneck Davar (DIN: 01990326) as a Non-Executive, Independent Director of the Company for a period of 5 (five) years w.e.f. 14th February, 2025	Special Resolution
	Re-appointment of Mrs. Shalini D. Piramal (DIN: 01365328) as Managing Director of the Company for a period of 3 (three) years w.e.f. 26th March, 2025	Special Resolution

Pursuant to the MCA Circular, the Company has on 14th February, 2025, sent to those Members whose email addresses are registered with the Company/ Depository Participant(s)/Link Intime India Private Limited ("RTA") as of 7th February, 2025 ("Cut-off Date), the Notice of Postal Ballot dated 5th February, 2025 together with an Explanatory Statement pursuant to Section 102 of the Act vide email through National Securities Depositories Limited ("NSDL"). The Members who have not yet updated their email addresses are requested to verify/update their e-mail address and mobile number with their respective Depository Participants in case shares are held in demat mode and in case of shares are held in physical mode then provide Folio No., Name of shareholder, scannec copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to kempinvestor@kempnco.com.

The Postal Ballot Notice is available on the website of The Company at www.kempnco.com

2. BSE Limited ("BSE") at www.bseindia.com

3. NSDL at www.evoting.nsdl.com

The Company has engaged the service of NSDL to provide e-voting facility to its members The e-voting period commences from Sunday, 16th February, 2025 (9.00 a.m. IST) and closes on Monday, 17th March, 2025 (5.00 p.m. IST). The e-voting facility will be disabled thereafter. The voting rights of members shall be in proportion to their holding of equity shares with the paid-up equity share capital of the Company as on the Cut-off Date Only those members whose names are recorded in the Register of Members of the Company or in the Register of Beneficiary Owners maintained by the depository participant(s) as on the Cut-Off Date will be entitled to cast their votes by e-voting. Any person who is not a member of the Company as on the Cut-Off Date should treat this Posta Ballot Notice for information purpose only.

The Board of Directors of the Company has appointed Ms. Ragini Chokshi (Membership No. F2390) of M/s. Ragini Chokshi & Co., Practicing Company Secretaries, as the scrutinizer ("Scrutinizer") for conducting the Postal Ballot / e-voting process in a fair and transparent manner.

In case of any gueries, you may refer the Frequently Asked Questions (FAQs) fo shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on 022-48867000 and 022-24997000. The results of postal ballot will be announced within 2 (Two) working days from the

conclusion of the e-voting and shall be intimated to BSE. The results would also be uploaded on the Company's website at www.kempnco.com and on NSDL's website a www.evoting.nsdl.com

For KEMP & COMPANY LIMITED

Place: Mumbai Date: 15th February, 2025

Karan Gudhka Company Secretary



Regd. Office: 37, First Floor, Kamala Bhavan II, S. Nityanand Road, Andheri (East), Mumbai – 400 069, Tel: 022 – 6726 1000, Fax No.: 022 – 6726 1068, E-mail:- corporaterelations@guficbio.com, website: www.gufic.com

STATEMENT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS OF THE COMPANY FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2024

The Unaudited Standalone and Consolidated Financial Results for the quarter and nine months ended December 31, 2024 have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their respective meeting held on Friday, February 14, 2025. The said Financial Results along with the Limited Review Report, are available on the website of the Company at <a href="https://gufic.com/media/investors/quarterly-">https://gufic.com/media/investors/quarterly-</a>

reports/ and on the website of the Stock Exchanges namely BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com where shares of the Company are listed and can be accessed by scanning the below QR code:



Place: Mumba

Date: February 14, 2025

By order of the Board of Directors For Gufic Biosciences Limited

Pranav Choksi Chief Executive Officer and Whole Time Director (DIN: 00001731)

Note: The above intimation is in accordance with Regulation 33 read with Regulation 47(1) of the SEBI (Listing Obligations and Disclosure Requirements)



सीआयएन : L24100MH1984PLC033519

नोंदणीकृत कार्यालय: ३७, पहिला मजला, कमला भवन २, एस. नित्यानंद मार्ग, अंधेरी (पूर्व), मुंबई - ४०० ०६९. दूर. : ९१ २२–६७२६ १०००, फॅक्स : ०२२–६७२६ ०१६८, ई–मेल आयडी : corporaterelations@guficbio.com, वेबसाइट : www.gufic.com

# दि. ३१.१२.२०२४ रोजी संपलेली तिमाही व नऊमाहीकरिताच्या अलेखापरीक्षित स्थायी व एकत्रित वित्तीय निष्कर्षांचा अहवाल

दि. ३१.१२.२०२४ रोजी संपलेली तिमाही व नऊमाहीकरिताच्या अलेखापरीक्षित स्थायी व एकत्रित वित्तीय निष्कर्षांचे लेखापरीक्षण समितीद्वारे पुनरावलोकन करण्यात आले असून संचालक मंडळाद्वारे त्यांच्या शुक्रवार, दि. १४.०२.२०२५ रोजी आयोजित सभेत त्यांना मंजुरी देण्यात

मर्यादित पुनरावलोकन अहवालासमवेत सदर वित्तीय निष्कर्ष कंपनीची वेबसाइट <u>https://gufic.com/media/investors/quarterly-</u> reports वर तसेच कंपनीचे शेअर्स सूचिबद्ध असलेल्या बीएसई लिमिटेडची वेबसाइट www.bseindia.com वर तसेच नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेडची वेबसाइट <u>www.nseindia.com</u> वरही उपलब्ध आहेत व ते खालील क्यूआर कोड स्कॅन करून प्राप्त

दिनांक: १४.०२.२०२४

संचालक मंडळाच्या आदेशाद्वारे गफिक बायोसायन्सेस लिमिटेडकरिता सही/

प्रणव जे. चोक्सी मुख्य कार्यकारी अधिकारी व पूर्णवेळ संचालक

डीआयएन : ००००१७३१ टीप: वरील माहिती ही सेबी (सूची अनिवार्यता व विमोचन आवश्यकता) विनियमन, २०१५ चे विनियमन ३३ सहवाचन विनियमन ४७

### **KUSAM ELECTRICAL INDUSTRIES LIMITED**

CIN: L31909MH1983PLC220457 C-32S, 3rd Floor, Antop Warehousing Company Limited, Vidyalankar College Road, Antop Hill, Wadala (East), Mumbai - 400 037. Phone No.022-27750662, Email: kusammeco.acct@gmail.com, Website: www.kusamelectrical.com

Statement of Unaudited Results for the Quarter and nine months ended 31st December, 2024 Under Regulation 33 of SEBI (Listing Obligations & Disclosures Requirements) Regulations, 2015 (Rs. In Lakhs) For the Quarter ended Nine month ended Year Ende **Particulars** 31.12.2024 30.09.2024 31.12.2023 31.12.2024 31.12.2023 31.03.2024 Revenue from operations 526.28 Other income Total Income (1 + 2) 262.55 265.55 166.59 685.55 528.47 717.97 Expenses 402.03 116.42 558.44 308.25 Purchase of stock-in-trade 192.90 296.53 (12.18)23.06 (43.06)(123.98)(130.93)Changes in inventories of stock-in-trade 0.72 Employee benefit expense 36.07 31.40 33.79 75.41 98.39 0.84 0.33 1.99 0.51 0.76 Depreciation and amortisation expense 2.25 2 24 2.45 6.69 7.22 9.8 113.54 45.72 123.67 168.64 Other expense 34.22 44.00 250.91 186.53 702.69 Total expenses 223,21 658.25 505.66 Profit/ (loss) before exceptional items and tax (3-4) (19.94)15.27 14.64 27.30 22.81 39.35 Less: Exceptional items (19.94)27.30 22.81 15.27 Profit/ (loss) before tax (5 -6) 39.35 14.64 Tax expense a) Current tax 10.68 (3.41)10.68 9.92 7.00 b) Tax for the earlier year (2.27)c) Deferred tax (0.50)(2.83)13.60 Profit/ (loss) for the period (7 - 8) 30.01 15.14 (17.11)18.88 8.67 Items that will not be reclassified to profit or 0.14 (2.67 loss (Net of tax) 0.10 0.10 0.31 0.41 Items that will be reclassified to profit or loss (Net of tax)

The results for the quarter and nine months ended 31st December, 2024 are in compliance with IND-AS as prescribed under section 133 of the Companies Act 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and Companie (Indian Accounting Standards) Amendment Rules, 2016.

30.12

12.51

15.24

6.3

(16.97)

(7.13)

19.19

7.87

14.02

5.67

6.00

3.6

The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on 14th February, 2025. The Statutory Auditors of the Company have carried out a limited review of the above results Segment information: The Company is engaged in trading of Electrical & Electronic Measuring Instruments only and therefore there

are no reportable segments Provision including those for employee benefits and other provisions are made on estimated / proportionate basis and are subject to

adjustment at the year end.

The figures for the corresponding previous periods have been restated / regrouped wherever necessary, to make them comparable The above is an extract of the detailed Format of Financial Result for the quarter & nine months ended December 31, 2024 filed with the Stock Exchange under the regulation 33 of the SEBI (LODR) Regulation 2015 as amended. The Full format of the said 'Financial Result of the Stock Exchange under the regulation 33 of the SEBI (LODR) Regulation 2015 as amended. The Full format of the said 'Financial Result of the Stock Exchange under the regulation 33 of the SEBI (LODR) Regulation 2015 as amended. The Full format of the said 'Financial Result of the Stock Exchange under the regulation 33 of the SEBI (LODR) Regulation 2015 as amended. The Full format of the said 'Financial Result of the Stock Exchange under the regulation 33 of the SEBI (LODR) Regulation 2015 as amended. The Full format of the said 'Financial Result of the Stock Exchange under the regulation 33 of the SEBI (LODR) Regulation 2015 as amended. Result' are available on the website of the Stock Exchange "www.bseindia.com" and on Company's website

Place: Mumbai

परिचालनातून महसूल

३. एकूण उत्पन्न (१+२)

ए) कर्मचारी लाभ खर्च

सी) घसारा व ऋणपरिषोधन खर्च

अपवादात्मक बाबी व करपूर्व नफा (तोटा) (३-४)

अपवादात्मक बाबीपश्चात व करपूर्व नफा (तोटा) (५-६)

कालावधीकरिता नफा (तोटा) (१३ए + १३ बी + १३ सी)

ए १) बाबी ज्या नफा वा तोट्यामध्ये पुनवर्गीकृत होणार नाहीत २. बार्बीशी संबंधित आयकर जो नफा वा तोट्यामध्ये पुनवर्गीकृत होणार नाहीत

एकूण सर्वसमावेशक उत्पन्न (कालावधीकरिताचा नफा व अन्य सर्वसमावेशक उत्पन

बी १) बाबी ज्या नफा वा तोट्यामध्ये पुनवर्गीकृत होतील बार्बीशी संबंधित आयकर जो नफा वा तोट्यामध्ये पुनवर्गीकृत होतील

बी) वित्तीय खर्च

डी) अन्य खर्च

८. कर खर्च ए) विद्यमान कर

१०. अन्य सर्वसमावेशक उत्पन्न

एकुण सर्वसमावेशक उत्पन्न

समाविष्ट) (१४ + १५)

प्रदानित समभाग भांडवल

मूलभूत उत्पन्न, रु. १० प्रतिशेअर

समभाग भांडवलाचे दर्शनी मूल्य (प्रतिशेअर)

१३. उत्पन्न प्रतिशेअर (तिमाही कालावधीकरिता वार्षिकीकृत नाही)

एकूणखर्च

\*Not annualised

Total comprehensive income for the period (9+10)

2 Earnings per equity share (EPS) - Basic & Diluted

(Profit/ loss + other comprehensive income

गोल्डन लीजंड लीजिंग ॲन्ड फायनान्स लि.

सीआयएन : L65990MH1984PLC033818 नोंदणीकृत कार्यालयाचा पत्ता : युनिट क्र. २०२, श्री रामकृष्ण चेंबर्स, प्लॉट क्र. ६७बी, टीपीएस - ४, लिंकिंग रोड, खार (प.), मुंबई - ४०००५२.

ई-मेल : cs@gllfl.com, contact@gllfl.com

दि. ३१.१२२०२४ रोजी संपलेल्या तिमाहीकरिताच्या अलेखापरीक्षित वित्तीय निष्कर्षांचा अहवाल

अलेखापरीक्षित

स्थायी

१०५.श

११.४१

६६.८२

324.40

१३८.१

स्थायी

३३२१७

337.86

202.40

१४०.०३

२७४.८८

46.29

११.५

४५.७९

१०.००

www.kusamelectrical.com" and can also be accesible by scanning the below mentioned QR code.

For KUSAM ELECTRICAL INDUSTRIES LIMITED

Navin Chandmal Goliya

30.09.2028 38.82.2023 38.82.2028 38.82.2023

अलेखापरीक्षित अलेखापरीक्षित अलेखापरीक्षित अलेखापरीक्षित

स्थायी

७८०.११

GC0.88

२५९.४

338.60

७९१.९७

११.८६

११.८६

६०.११

१४८७.०

80.00

स्थायी

3.33

१९.१८

32.40

32.34

32.30

32.30

१४८७.०

20.00

WholeTime Director DIN:-00164681

(रु. लाखांत, उत्पन्न प्रतिशेअर वगळता

स्थायी

6.66

90.69

१२९.७८

१२९.५

१२९.५०

१२९.५

20.00

993.0

20.0

लेखापरीक्षित

स्थायी

₹.४1

8.8

33.8

३९.२

१०२.१।

१७९.५

१७३.०१

PUBLIC NOTICE

he owner of Flat No. C-41, 403, 4th Floo eni CHSL, Vasant Vihar, Pokhran Road N , Thane (W) 400610 who have purchased th CONSTRUCTION COMPANY PRIVATE LIMITED ride Agreement For Sale dated 29.06.199 aving Doc. No. TNN1-Chapil1574-1999. ment dated 29.06.1999 which ecuted between MR. ASHISH UMAKANTI WAGLE and EVERSMILE CONSTRUCTION COMPANY PRIVATE LIMITED is lost/misplace my client for which my client has filed an FI at Chitalsar Police Station, Thane for Propert Paper Missing Register No.139/2025, dtd **08.02.2025**. If, anyone finds the same or ha any claims about the same then such person, n contact me within 14 days from issue

this notice. Sd/ Adv. Shital Kadam Chavar Date:15/02/2025 (Advocate High court Office :B-101, Shri Sai Samarth CHS., Kharigaon, Azad Chawk, Kalwa,Thane - 40060!

#### जाहीर नोटीस

प्तर्व लोकांना सूचना देण्यात येते की, सदनिक क्र. ई/००१, तळ मजला, ई - विंग, शैलेश क ऑ. हौ. सो. लि; साईकृपा कॉम्प्लेक्स, कार्श गाव, मीरा रोड (प), जि. ठाणे ४०११०७, ही मिळकत कै. सतीश नागरदास डंगराणी आणि आमचे अशील श्रीमती. नलिनी सतीश डुंगराणी यांच्या मालकीची होती. दि. ०३/०१/२०२५ रोजी श्री. सतीश नागरदास डुंगराणी यांचे निधन झाले. त्यांच्या मृत्यूनंतर आमचे अशील मृत व्यक्तीची पत्नी या नात्याने वरील मिळकर्त संदर्भातील मत व्यक्तीचे असलेले सर्व अधिकाः स्वतःच्या नावे होण्याकरिता मागणी करीत आहेत. आणि मृत व्यक्तीच्या इतर वारसांनी , मुलांनी १) सौ. पारुल चिराग ठाकर आणि २ श्री. राज सतीश डुंगराणी वरील मिळकतीमध्ये असलेला त्यांचा हिस्सा आमच्या अशिलांच्य नावे आणि फायद्यात करून देण्याचे कबुत आणि मान्य केले आहे. तरी या बाबत जर कोणाची काहीही हरकत असल्यास ती आमच्या खालील पत्त्यावर १४ दिवसांचे आत नोंदवावी. तसे न केल्यास आमचे अशील पृढील कारवाई पूर्ण करतील, आणि या विषयी कोणाचीही कोणतीही तक्रार ऐकून घेतली जाणार नाही याची नोंद घावी.

मंदार असोसीएटस ॲडव्होकेटस पत्ताः बी – १९, शांती शोप्पिंग सेंटरे रेल्वे स्टेशन समोर, मीरा रोड (पू), ता. व जि. ठाणे ४०१ १०७. दि. १५.०२. २०२५

#### **PUBLIC NOTICE**

ठिकाण : मीरा रोड

It is to be informed to the public at large that FLAT PREMISES bearing No.C/12, ad measuring 480 Square Feet Built-Up Area .e.44.60 Sq.Mtrs. Built-up Area on the Ground Floor of the building known as "PARVATI APARTMENT" belongs to VARAD VINAYAK Co-operative Housing Society Ltd", lying being Situated a Survey No.50, Hissa no.3 & 4 of Village TULINJ, situate at : Tulini, Nallasopar (East), Taluka: Vasai, District: Palghai 401209 (hereinafter referred to as "the said Flat") said Flat was owned b MR.CHOWTHILAL BEERBAI BHARDWAJ AND 2)MRS.RAMAVATI CHOWTHILAL BHARDWAJ who have M/S.SADGURU CONSTRUCTION and MRS.INDIRA TRIKHA AND 2)Origina Agreement made between MRS.INDIRA TRIKHA and MR. CHANDU DHONDL NIKAM and also lost Original Share Cer tificate of Said Flat issued by society fo which my client have reported the same b odging missing complaint With Tulin Police Station, as on dated 12/02/2024 Vide Lost Report No.5437/2025. There fore any person having any claim/interest lien/Will/Court Order/heirship rights or an objections from other claimants/objector o objection to the transfer the shares of de ceased in said Flat is hereby required to notify the same in writing along with sup address within 14 days from the date hered Please note.

(Adv. Hitesh R. Patil Add: Flat No.A/002, Jagruti apartment, Tak Road, Besides Radha Krishna Hote Nallasopara (East), Taluka - Vasai, Dis trict - Palghar - 401209 Mob No. 9604514510

सचिन पिळगांवकर यांना प्रजापिता ब्रह्मकुमारी मुख्यालयास भेट देण्याचे निमंत्रण

अहिल्यानगर, दि.१४ जगभरात १४३ देशात ध्यानधारणा शिकविणाऱ्या प्रजापिता ब्रह्माकुमारी ईश्वरीय विश्वविद्यालयाच्या सोनई सेवाकेंद्राच्या संचालिका ब्रह्माकुमारी उषा दीदी यांनी प्रसिध्द अभिनेता,दिग्द र्शक,

निर्माता, लेखक, गायक सचिन पिळगांवकर यांची पुण्यात भेट घेऊन संस्थे द्वारा जगभरात शिकविल्या जाणाऱ्या राजयोग ध्यान पध्दती बद्दल माहिती दिली. तसेच सचिन यांना संस्थेच्या आंतरराष्ट्रीय मुख्यालय माऊंट आबू ला भेट

देण्याचे निमंत्रण दिले. यावेळी त्यांना ध्यानधारणेची पुरतके व लक्ष्मीनारायणाची फ्रेम भेट दिली.

यावेळी बाणेर सेवाकेंद्राच्या संचालिका ब्रह्माकुमारी डॉ त्रिवेणी व व बी के डॉ दीपक हरके उपस्थित होते.

signpost

# साइनपोस्ट इंडिया लिमिटेड

31 डिसेंबर 2024 रोजी संपलेले तिमाही आणि नऊमाही कालावधीसाठी अलिखित आर्थिक परिणामांचा उतारा

(₹ लाखांमध्ये

(*								
		एकत्रित						
अनु.	तपशील		तिमाही समाप्ती		सहामाही समाप्ती		वर्ष समाप्ती	
क्र.	तपशाल	31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024	
		अलेखापरीक्षित	अलेखापरीक्षात	अलेखापरीक्षात	अलेखापरीक्षित	अलेखापरीक्षात	लेखापरीक्षित	
1	कामकाजातून एकूण उत्पन्न	11,220.95	12,970.24	10,466.15	34,237.94	28,401.89	38,744.54	
2	निव्वळ नफा / (तोटा) कालावधीसाठी	749.92	2,381.14	1,697.31	4,452.58	3,869.40	6,571.38	
	(करापूर्वी, अपवादात्मक घटक)							
3	करपूर्वीच्या कालावधीसाठी निव्वळ नफा / (तोटा)	749.92	2,381.14	1,697.31	4,452.58	3,869.40	6,571.38	
	(अपवादात्मक घटकानंतर)							
4	करानंतरच्या कालावधीसाठी निव्वळ नफा / (तोटा)	576.22	1,594.85	946.32	3,294.24	2,630.12	4,405.51	
	(अपवादात्मक घटकानंतर)							
5	कालावधीसाठी एकूण व्यापक उत्पन्न कालावधीसाठी नफा/(तोटा)	560.02	1,564.01	946.45	3,245.64	2,631.70	4,398.74	
	[(करानंतर) आणि इतर सर्वसमावेशक उत्पन्न (करानंतर)]							
6	इक्विटी शेअर भांडवल	1,069.00	1,069.00	1,069.00	1,069.00	1,069.00	1,069.00	
7	इतर इक्विटी (पुनर्मूल्यांकन राखीव वगळून)						17,864.91	
8	प्रति शेअर कमाई (प्रत्येकी रू 2) (तिमाहीसाठी वार्षिक नाही)							
	मूलभूत आणि सौम्यकीकरणानंतर (रू)	1.08	2.98	1.77	6.16	4.92	8.24	

तिमाही समाप्ती सहामाही समाप्ती वर्ष समाप्ती तपशील 30.09.2024 31.12.2023 31.12.2024 31.12.2023 31.12.2024 31.03.2024 अलेखापरीक्षित अलेखापरीक्षात अलेखापरीक्षात अलेखापरीक्षित लेखापरीक्षित कामकाजातून एकूण उत्पन्न 11,220.95 12,970.24 10,466.15 34,237.94 28,401.89 38,744.54 निव्वळ नफा / (तोटा) कालावधीसाठी 746.90 2,369.11 1,696.30 4,433.98 3.852.75 6,570.68 करापूर्वी, अपवादात्मक घटक) करपूर्वीच्या कालावधीसाठी निव्वळ नफा / (तोटा) 746.90 2,369.11 1,696.30 4,433.98 3,852.75 6,570.68 (अपवादात्मक घटकानंतर) करानंतरच्या कालावधीसाठी निव्वळ नफा / (तोटा) 1,586.69 945.29 3,282.25 2,619.20 4,406.41 574.69 (अपवादात्मक घटकानंतर) ज्ञालावधीसाठी एकुण व्यापक उत्पन्न कालावधीसाठी नफा/(तोटा) 1,555.85 3,233.65 2,620.78 4,399.64 [(करानंतर) आणि इतर सर्वसमावेशक उत्पन्न (करानंतर)] 1,069.00 1,069.00 1,069.00 1,069.00 1,069.00 1,069.00 इतर इक्विटी (पुनर्मूल्यांकन राखीव वगळून) 17,822.75 प्रति शेअर कमाई (प्रत्येकी रू 2) (तिमाहीसाठी वार्षिक नाही) मूलभूत आणि सौम्यकीकरणानंतर (रू) 1.08 2.97 1.77 8.24 6.14

1. वरील उपरोक्त उल्लेख सेबी (सूचीबद्ध दायित्वे आणि प्रकटीकरण आवश्यकता) विनियम, २०१५ च्या नियमन ३३ अंतर्गत स्टॉक एक्स्चेंजला सादर केलेल्या तिमाही/नऊमाही आर्थिक निकालांच्या तपशीलवार स्वरूपाचा उतारा आहे. आर्थिक निकालांचे संपूर्ण स्वरूप कंपनीची वेबसाइट <u>www.signpostindia.com</u> यावर उपलब्ध आहे. 2. सध्याच्या कालावधीच्या वर्गीकरणाशी सुसंगत राहण्यासाठी आवश्यक तेथे मागील कालावधीसाठीचे आकडे पुनर्गठित/पुनर्रचना/पुनर्वर्गीकृत करण्यात आलेले आहेत.

दिनांक : 14 फेब्रुवारी 2025 स्थळ : मुंबई



साइनपोस्ट इंडिया लिमिटेड

श्रीपद अष्टेकर व्यवस्थापकीय संचालक (डीन: 01932057)

# साइनपोस्ट इंडिया लिमिटेड

सीआयएन: L74110MH2008PLC179120

नोंदणीकृत कार्यालय: 126 जॉली मेकर चेंबर ॥, नरीमन पॉइंट, मुंबई-400021 कॉर्पोरेट कार्यालय: 202, प्रेसमन हाऊस, 70ए, नेहरू रोड, सांताक्रूझ विमानतळाजवळ, विले पार्ले (पूर्व), मुंबई-400099 वेबसाईट: www.signpostindia.com, दूरध्वनी क्र.: (022) 61992400





SMFG India Credit Co. Ltd. (Formerly Fullerton India Credit Co. Ltd.)

Registered Office Address: Commerzone IT Park, Tower B, 1st Floor, No. 111, Mount Poonamallee Road, Porur, Chennai - 600116, Tamil Nadu. Toll-free No: 1800 103 6001 | Email : namaste@smfgindia.com

Website: www.smfgindiacredit.com | CIN: U65191TN1994PLC079235

Extract of financial results for the quarter and nine months ended December 31, 2024

(₹ in Lakhs)

Particulars	Quarter ended Dec 31, 2024	Quarter ended Sep 30, 2024	Quarter ended Dec 31, 2023	Nine months ended Dec 31, 2024	Nine months ended Dec 31, 2023	Year ended Mar 31, 2024
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1. Total Income from Operations	2,32,343	2,16,065	1,88,620	6,48,025	5,17,273	7,11,269
2. Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	10,302	22,984	22,553	45,140	59,531	81,914
3. Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	10,302	22,984	22,553	45,140	59,531	81,914
4. Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	7,633	17,010	16,877	33,520	44,604	61,391
5. Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	11,761	12,587	11,427	33,588	39,962	57,260
6. Paid-up Equity Share Capital	2,65,485	2,37,076	2,24,672	2,65,485	2,24,672	2,24,672
7. Reserves (excluding Revaluation Reserves)*	7,82,546	4,99,193	3,42,474	7,82,546	3,42,474	3,59,772
8. Securities Premium Account	5,27,909	2,56,318	1,38,722	5,27,909	1,38,722	1,38,722
9. Net Worth	10,37,915	7,22,589	5,55,263	10,37,915	5,55,263	5,72,223
10. Outstanding Debt	38,32,365	37,39,917	32,44,493	38,32,365	32,44,493	32,22,222
11. Debt Equity Ratio	3.7	5.2	5.8	3.7	5.8	5.6
12. Earnings Per Share (EPS) (of ₹ 10/- each) ( in ₹ )						
- Basic**	0.32	0.72	0.75	1.42	1.99	2.73
- Diluted**	0.32	0.72	0.75	1.42	1.99	2.73
13. Capital Redemption Reserve	Nil	Nil	Nil	Nil	Nil	Nil
14. Debenture Redemption Reserve^	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
15. Debt Service Coverage Ratio^^	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
16. Interest Service Coverage Ratio^^	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable

Includes securities Premium Account \*\*not annualised for periods other than year ended March 31, 2024.

^ The Company is not required to create debenture redemption reserve in terms of the Companies (Share Capital and Debenture) Rules, 2014 read with the Companies (Share Capital and Debenture) Amendments Rules, 2019

^^ The Company is a Non-Banking Financial Company registered under the Reserve Bank of India Act, 1934 hence these ratios are generally not applicable.

2. SMFG India Credit Company Limited (formerly Fullerton India Credit Company Limited) ('the

Company') is a public limited company domiciled in India and incorporated under the provisions of Companies Act, 1956. The Company is a non-banking financial company ('NBFC') registered as Non Deposit taking NBFC vide Registration no B-07-00791 dated May 25, 2023 with the Reserve Bank 3. These financial results have been prepared in accordance with the Regulations 52 of SEBI

(Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended (the 'Listing Regulations') and recognition and measurement principles laid down in Indian Accounting Standards, notified under Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules, 2015, as amended by the Companies (Indian Accounting Standards) Rules, 2016, other relevant provisions of the Act, guidelines issued by the RBI as applicable to NBFCs and other accounting principles generally accepted in India.

4. Financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on February 13, 2025 and reviewed by joint statutory auditors, pursuant to Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations,

5. The above is an extract of the detailed format of quarter and nine months ended financial results filed with the National Stock Exchange under Regulation 52 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the financial results are available on the website of the stock exchange i.e. www.nseindia.com and on the website of the Company i.e. www.smfgindiacredit.com.

> For and on behalf of the Board of Directors of SMFG India Credit Co. Ltd. (Formerly Fullerton India Credit Co. Ltd.)

Shantanu Mitra **CEO & Managing Director** DIN: 03019468

Date: February 13, 2025

सौम्यीकृत उत्पन्न, रु. १० प्रतिशेअर

अन्य समभाग

१. दि. ३१.१२.२०२४ रोजी संपलेल्या वरील अलेखापरीक्षित वित्तीय निष्कर्षांचे लेखापरीक्षण समितीद्वारे पनरावलोकन करण्यात आले असन पढे संचालक मंडळाद्वारे त्यांच्य दि. १४.०२.२०२५रोजी आयोजित सभेत त्यांना मंजुरी दिली आहे. वैधानिक लेखापरीक्षकांनी वरील निष्कर्षांचे मर्यादित पुनरावलोकन केले आहे

१६१.४

80.0

- र. अलेखापरीक्षित वित्तीय निष्कर्ष हे कंपन्या कायदा. २०१३ चे अनच्छेद १३३ सहवाचन कंपन्या (भारतीय लेखा मानके) नियम. २०१५ चे नियम ३ व कंपन्या (भारती लेखा मानके) (सुधारणा नियम) २०१६ अंतर्गत विहित भारतीय लेखा मानके ३४ अंतरिम वित्तीय अहवाल यांच्या आधारावर तयार करण्यात आले आहेत.
- ३. आयएनडी एएस १०८ नुसार विभागीय नोंद ही कंपनी एकल सिंगल चीफ ऑपरेटिंग डीसिजन मेकर (सीओडीएम) अंतर्गत कार्यरत असल्याने लागू नाही.
- अनुषंगिक वर्ष/कालावधीकरिताची आकडेवारी विद्यमान कालावदी वर्गीकरणाशी सुसंगत करण्यासाठी आवश्यकतेनुसार पुनर्गठीत/पुन:वर्गीकृत करण्यात आली आहे.

G. १४.०२.२०२५ ठेकाण : मुंबई

